



November 8, 2016

James Justice
U.S. EPA, Region 5
25063 Center Ridge Road
Westlake, Ohio 44145

**Re: In re Statoil Eisenbarth Well Pad Site, Clarington, Ohio
Docket No. V-W-14-C-012**

Dear Mr. Justice:

This letter is submitted by Statoil USA Onshore Properties, Inc. ("Statoil"), to request a modification to a deadline specified in the amended Work Plan schedule, as memorialized in Statoil's May 14, 2015 letter to the United States Environmental Protection Agency ("EPA"), Region 5. Statoil makes this request pursuant to Paragraph's 68 and 69 of the Statoil Eisenbarth Well Pad Site Administrative Settlement Agreement and Order on Consent for Removal Action ("AOC"), Docket V-W-14-C-012 (effective August 20, 2014).

Statoil's May 2015 letter stated, per Attachment 1, Item 12, that we would write the 15.a.iii report in Fourth Quarter, 2016. Due to the estimated timeframe in which we expect to receive the final results for the WET and electrofishing and benthic sampling from the laboratories, which is December 2016 and January 2017 respectively, this report deadline is unachievable. Statoil respectfully requests that the 15.a.iii report be submitted within 6-weeks of receipt of the final results. This request will not affect any other Work Plan deadlines as identified in the May 14 letter.

Accordingly, as proposed in this letter, the modified schedule would proceed as follows:

Description of Actions	Deadline specified in May 14, 2015 letter	Statoil's Proposed New Deadline
12. Write report of evaluation of data for 15.a.iii, including WET, WSTT, and biological assessment	Fourth Quarter, 2016	6-weeks from receipt of final laboratory data required for 15.a.iii report

Should you have any questions, please do not hesitate to contact me. Thank you for your consideration of our request.

Sincerely,

Vicki Goodenow
Environmental Lead – Eagle Ford and Marcellus